dare to oppose it?

Harris, the candidate for Solicitor in this District, avows himself in favor of the bill. The members of the Convention that nominated Headen were swift to applaud the denunciation of Smith by Headen's tools for voting against it, and silent when Smith. who, whatever his faults are, is at least a white man, arose to defend his vote This is not all. Ever since nominating conventions began to assemble in May the negro has gained upon the white man in the Republican party. In the first District Civil Rights Cobb was renominated solely on account of the negro prejudice in his favor. In the second, Hyman, a negro who voted in the Senate for a resolution asking Congress to pass Sumner's bill, has been nominated and in all probability will be elected. In the third District the negro delegates to the Convention mingled upon terms of perfect equality with the white, eating at the same table with them upon the boat, &c. We have already alluded to the applause given to civil rights in the fourth District. In the tifth, Billy Henderson was the negro's candidate, and under his instruction, at a Randolph dinner a few days since, the crowd was called to the table twenty at a time, ten black men and ten white men! In the other Districts

popular Republican office-holder in the county, and yet, pandering to the colored voter, he has passed by the white Republican who needs the In the nominations, while the negroes ation or otherwise. were content with one member of the House in '72, this year they have two. Harris, colored, said in 1872, to fill

men of North Carolina have the power and the President. and if they permit it to be frittered away by dissensions, by independent candidates, by apathy, by greed for office, they deserve the political damnation which will surely follow."

Sundry Civil appropriation bill so as to section after every heavy rain, to exprovide for the publication of all amine, &c. official records of the late war, includable the Secretary of War to begin the publication of the official records of the War of the Passage of any trains. No examination of this section was made. perly arrange the same in chronologi- salute to the excursionists. advocate it in the Senate.

THE UNIVERSITY. in the case of Dewey, Assignee of the Rank of North Carolina, et. al., the decision of the Court, says the University are recognized as valid and Trustees had no right to mortgage the me?" property actually needed and used for destruction of his splendid engine (the the creditors and the mortgage upon the remainder is declared invalid.

GENERAL COLSTON. from Gen. Colston, which is probably the most interesting of the series. We in we can congratulate our readers upon being able to lay before them these highly instructive and interesting letters. They add much value to all actively at work, night and day.

Milmington

Iournal.

VOL. 30.

WILMINGTON, N. C., FRIDAY, JUNE 26, 1874.

which came into the Treasury by way

of dividends or taxes. When that of

and taxes for general purposes. The

Revenue Act of 1871, however, ex-

from that. The State may be under

obligation to provide for such reim-

its pledge of faith to pay its debts.

funds in his hands until the reimburse-

The bill is dismissed with costs.

ed patiently to the sermon until its

close. When the congregation had

been dismissed she moved towards

portal, with her feet to the door and

her head towards the pulpit. As she

fell her clothing cracked like Chinese

crackers exploding, and on examining

her face it was found that her eyelids

were completely gone. She was dead,

eyes, because of the loss of the lids.

raise her up they found themselves

The Salisbury Watchman says : We

been chosen Principal of the Female

Seminary at Mt. Pleasant, and will open the Institute on Monday, the 3d

We give below an epitome of the decision of the United States Court in Raleigh Crescent. The condensation was made by the Chief Justice himself, says the Crescent, and therefore covers all the main points of the

The stock subscribed for by the State in the North Carolina Railroad Company was pledged for the redemption of the certificates of debt issued to borrow money to pay the subscription. It was pledged by the charter of the Company and consequently the corporation holds the stock for the bondholders and the State according to their respective interests.

The certificates of debt bind the State for the payment of the principal and the interest. The stock being pledged as security for the certificates is held both for the principal and the

not ousted of their jurisdiction in a cause because a State appears to be interested in the subject matter of the the Radical candidate for Congress in

By the constitution a State cannot party to the record. If property in far fallen from his former high estate the hands of agents or the agents havthe jurisdiction, actions in respect to all. He seeks to secure his election by such property can be maintained in the absence of the State as a party

This suit can be maintained to subject the stock to the payment of the debt for which it is pledged with the Railroad Company as a party to repmoney was borrowed. The faith of taions, and see the inroads that the ne- the State was pledged for the payment true, he denies having used them, but was none the less on that account the they would be elected by two thousaions, and see the inroads that the negroes have made. Could you visit the of principal and interest. But that his denial will avail him nothing. The money of the State. The bondholders city of Raleigh, white men of the security could not be made available West, you would find a negro deputy if payment should be refused. The in the office of the Superior Court stock was on that account pledged "in Clerk. Bunting is perhaps the most addition," but it was not additional security if it could not be enforced. A lien which cannot be enforced is of no

So much of the stock as is necessary salary, and has installed in his re- to pay part due interest is ordered to the expression as charged in the Eagle. sponsible office a negro deputy. His be sold unless on or before April 1st, "rally this last time and carry the elec-Radical opponent promises to do the 1875, the State shall in good faith pro- tion, and there will be no kitchen and quires, or even authorizes, the Trea- with shouts and harrahs. same thing. It was not so in 1872. vide the means for its payment by tax- no parlor."

GRANT AND SHERMAN. The removal of the Headquarters of

Sherman, from Washington City to with a colored man would be an insult | St. Louis, is exciting comment in all to every white family in the county, is sections, and it is pretty broadly tificate. There can be no question, if to be a negro. And this is in a county hinted that the personal relations be- there be any confidence at all due to tween the President and the General human testimony, that Neill McKay, In Warren a white member of the commanding the armies are not as corthe election and there will be NO PARLOR House and Register of Deeds were dial as they formerly were. Some of AND NO KITCHEN." Mr. Mckay says, succeeded by a negro. In Craven a have grown so great that this poor white Senator is to be supplanted by little world of ours is not large enough a negro. In Greene a white member | for both of them, or at any rate that | of the House is set aside and a negro the Capital City of the best government the world ever saw is not large enough for them both to live and who could tell a crowd of negroes here and there from the different coun- move and have their beings comforta- that if they would carry the election ties of the State, to show that the ne- bly in. But this is the way with up- there would be no parlor and no gro is forcing civil rights, and is driv- starts all the world over. Just as sure they must vote down the intelligence ing the white men to accept the issue as one of them, by fair means or by foul, and the wealth of the country. But they tender of white man against black acquires a little temporary prosperity | we tell Mr. McKay and his Radical and raises himself above his accustomed supporters that the negroes will have If the citizens of western North level he straightway begins to put on State of North Carolina in order to Carolina once appreciate the condition airs and actually to fancy that there is bring about the time when there shall of things in the centre and east, the neither room nor need for any one in be "no parlor and no kitchen." They death-knell of Republicanism will in- the community save himself, at least will have to vote down and beat down deed be sounded. Hearing Republi- in his line of business. So with Grant can candidates denounce the negro, and Sherman. It has been said, how- force him, in spite of law and bayothey do not take in the real situation ever, that the first cause of difference nets and bullets, to kill his sister or and are deceived by the statements of between Grant and Sherman grew out his daughter ere he gave her to the ing his congregation a strange yarn. candidates. The issue is upon us, of Sherman's refusal to appoint the embraces of a negro. They will have when the preached "to the manual transfer and the state of the preached to the manual transfer and the state of the preached to the manual transfer and the state of the preached to the manual transfer and the state of the preached the preached to the manual transfer and the preached the preached to the manual transfer and the preached the and the white men of the State have President's son, Prince Fred, to a pc- feeling in the bosom of every white and he himself the line of ebony. The the power to settle it forever. We sition upon his staff. Sheridan was woman that would make her haildeath negro is credulous. will have no right to complain if the more complaisant and we hear no as a joyous deliverance from so loathvictory is not complete. The white rumors of any rupture between him

Correspondence of the Journal. The Raitroad Disaster,

Of course you have the main par-

mainly responsible for the accident,

The rain of Tuesday evening was one of the heaviest ever known here, ing the Confederate archives. The and all familiar with railroads felt new section reads as follows: "To en- there was danger, but supposed the

the War of the Rebellion, both of Mr. P. Ratliff saw, at least two Union and Confederate armies, the hours before train time, that the culwert was washed out, but on'y waved his handkerchief at a distance of fifty vards from the track as the train ters, telegrams and general ciders not fatal place. Poor Galvin and his firehitherto copied or printed, and prothought that he only intended it as a

pal order." The amendment was In striking contrast with this is the manimously adopted, and is favored conduct of Tom Wall, colored, who by by all, thus far. Senator Logan will mere chance learned of the damage to the track and ran two miles to give warning but, alas, he was five minutes too late. He heard the train rushing on and heard the crash, and then fell exhausted.

The death of Galvin is greatly regretted. He was well and favorably Raleigh News, will be cordially greeted by every friend of the University this long excursion train on account of in the State. The debts due by the his proverbial carefulness and pru-

His last words were spoken to me, binding, but it is decided that the he saying: "who will go home with

educational purposes, such as the col- Silas N. Martin) which he almost lege buildings and grounds, Profes- loved, and his inability to get home sors' houses, &c. All its outside pro- alive. Poor John Galvin! honest, perty, escheated lands, etc., will go to true, faithful; thou hast gone to thy I revisited the scene of the disaster

this morning and found a large force at work removing the debris, &c., but several days must elapse before trains We publish to-day another letter can pass. We have two passenger cars not damaged and Capt. Smith's

THE SWASEY SUIT DECISION OF NEILL MCKAY, ESQ. NO PAR- It is for this reason that the wrongful LOR AND NO KITCHEN.

If Mr. Neill McKay, the Radical been prevented. The law directing it, candidate for Congress in this Dis- being unconstitutional, conferred no trict, supposes he can clear himself of authority upon the Treasurer to do infamous "no parlor and no kitchdoctrine, that he found so dama- official capacity, to substitute other ging to him two years ago, we think moneys now in the Treasury for that he will find himself very much mista- which he has improperly used. ken. Nor will it avail him anything called upon to do in this case. True, to take ground against the civil rights the form of the prayer is that the bill. The people will have little confi- Treasurer be restrained from paying dence in the opposition to the civil out money from the Treasury, but the rights bill to-day by the man, who two in the Treasury an amount equal to years ago said to a crowd of negroes, that which he has misapplied. This

The following article upon this sub- money. He has no discretion as to its ject was published in the columns of use. It is held to be paid out and apthe Journal, just two years ago to- propriated as the law directs. day. That the sentiments then uttered were true, the lapse of two years shows | the State should provide the means

"NO PARLOR AND NO KITCHEN." We have, elsewhere, referred to appeals made by Radical candidates to the passions of the colored people, and their attempts to stir upstrife between the two races. These efforts, by whomenough, but it has been reserved for this District, Neill McKay, Esq., to

place the cap-stone upon the huge pile Neill Mc Kay who, at one time filled tion of a Confederate soldier, has so gress. This, of itself, is a spectacle there be meaning in words, or truth in men, Neill McKay seeks to abolish all negroes that the sure way to accomplish resent it. This was evidently the un- this purpose will be to "rally this last

> en." These are his own words. It is following certificate, which we copy might, perhaps, if the money still re- activity and zeal, and success was from the Favetteville Eagle, is from gentlemen whose word will far outweigh anything Mr. McKay can say:

We, the undersigned, do hereby cer. | remained that of the State. tify, that we were present during the speech made by Neill McKay, in accepting the nomination for Congress which has been collected from taxes JOHN A. ASHFORD,

LEWIS H. MOORE. It can be safely asserted that there the United States Army, by General State of North Carolina, four gentle-

thrown over for negroes. In Lenoir a the unterrified have gone so far indeed "I did not say that there would be no restrained. But to authorize interference in either case, it must clearly apkitchen and no parlor, but here is what I did say; I said they Must vote pear that he wrongfully refuses to ex-We are quite prepared to believe that Mr. McKay told his friends that they must vote down the wealth and

kitchen, is fully capable of telling them some and disgusting a fate. Mr. Mc-Kay and his Radical supporters will visited, asked a young lady to accomlearn that these feelings do not belong pany him to church on the Sanbath men of "wealth and intelligence," as hair had not been curled, and that she he may choose to term them. In town | would go to the bad place with her

or city or country, among the educated eyes wide open beforeshe would venture or uneducated, the rich or the poor, to church with her hair uncurled. And this feeling is equally strong and all she went not, at that time, but the The day will never come when there adjusted, she ventured out and listenwill be "NO PARLOR AND NO KITCHEN' Washington City has amended the he failing to obey orders to go over his in North Carolina. Let Mr. McKay making the attempt, lest they unchain the door, but fell, on reaching the

a devil they cannot again fasten.

JUSTICE WAITE, OF THE UNITED STATES but it was impossible to close her

After reciting the facts in the case, The plaintiff is the holder of certain showed that it took twelve strong road Company, (W. C. & R. R. R.) and twelve to put her in coffin. It also Caesar dead and turned to clay, of the bonds issued to the above Railon which no interest has been paid, required the united exertions of twelve Dudley of the land Ward and Bill and in this bill he asks that the Treas- ministers to preach her funeral an Myers talked come had English and urer may be restrained from the pay- exceeding heavy job, doubtless. When worse logic, and Col. Campbell raised the \$122,091 13 borrowed by him from its own accord, and something "about he subsided

asked for can be granted?

pay the general expenses of the government was in violation of the Constitution, and therefore unlawful, but the wrong, if any exists, has been We are not now called upon to

The Treasurer is a public officer. His office belongs to the Executive Department of the State. His duty is to execute the laws, not to make them. He, within his official sphere, carries into effect the will of the Legislature and can only do what the law permits. The Courts will not by mandamus compel a public officer to do that which the law does not authorize. Neither will they restrain him from doing that which the law requires. An unconstitutional law is no law, and the Court will, when properly called upon, restrain its execution, because it cannot authorize action by any one.

latter is within our power?

application of this money might have

what was required. It is quite another thing, ho vever, to compel him, in his

resentation of a ticket. real object is to compel him to retain "rally this last time and carry the elec. | requires a refusal by the Treasurer to tion, and there will be no kitchen and pay the orders drawn upon him to the He is but the custodian of the public Peace"-The seats for the various by pennants suspended from staffs. The immediate question for our determination, therefore, is, not whether called to order by Jas. A. Lowery, (colored,) who explained the object o and require the Treasurer to replace the meeting. He urged upon them this fund, but whether it has so done.

> was made, the Treasurer was authordev moved that a Committee of five permanent organization be appointed. After prayer by G. W. Price, Sr., this motion was adopted, after leing amended to consist of one thorized to replace it from dividends from each township and ward. During the absence of the Commit-

pressly prohibited him from using for that purpose any money collected under its authority. The acts of 1873 and 1874 do not contain any such prodefray the expenses of the State govwas manifested by the large assemblage, ernment, and to pay appropriations some of whom had walked twenty for charitable and penal institutions. plied, required to be made in every law levying taxes, and the constitution expressly prohibits their two years hence, when there were very tax fund out of the money raised under The expenses on account of which the money was taken from the fund, have tion of the Convention of the 6th of ought not to have been so used, but it men would be nominated to-day, and

mained in the Treasury, compel its application to the payment of the interest on their bonds, but until so applied it did not become their property, and

G. W. Price (colored) thought i It is not claimed there is now any and 1874, and it is clear to our minds in favor of nominating a new ticket

ganization reported, through Rourk, a list of permanent officers. W. P. and W. A. Green and A. Gamburg as Secretaries, with a Vice President from each ward and township. The

mandamus compel him to perform his the Treasury which the Treasurer is

and decorum as become a free people

(The other cases between the same parties fall under the principle of the nations, to be appointed by the dele-

M. Smith

Masenhora-W. 11. Waddell and John Ottoway. Harnett—E. McCade and L. Nixon. Grant - L. Grady and J. Alexander.

Bocky Point-W. T. Morton and J. Holly - T. Payne and V. Larkins. Columbia-W. Murphy and J.

Lillington-J. Boll and S. Larkins. Union J. S. W. Eagles and H.

the e gar out of his mouth. "Imperial H. Morris, r. L. Scott,

fied with the greatest enthusiasm and and fifty dollars. ment of any monies out of the Treas- the last sad rites were being observed, to a "pint and a-half," but he was amudst the widest excitement, date- Another signer of the Bolter's call. ment of any momes out of the Ireas- the last sad ries were being observed, ordered by a Sergeant to significant the windest excitement, date ing, shouting and rejoicing. An old was the polewog Flavial Foster, and the special tax fund, applicable to the the size of a black cat, but which was land out and years and benzine, informed us he ton seemed to use the word "Yankee" payment of the interest on the bonds not a black cat, ' leaned out. And as was radiant for the occasion. He never was so happy in his life, and he as implying something dishonest, who this creature jumped to the floor it talked about the Regular ticket and was seventy-five years of age. Yet he now owns large amounts of property The facts are all admitted by the cried aloud to the petrified andience, pleadings, and the simple question "Wait! wait! wait until I curl my before them. We had majorities to Compbell, with his gallon and a half to the State. He sold out six times presented for our determination is, hair!" "As I expect to answer in the overcome to elect Judge. Solicitor and of disorder. We had seen parameter in to Swepson and Littlefield, and rewhether upon such facts, the relief day of judgment," said the sable div- Congressman, and it behooved all to the same fix before, but temperance extends \$25,000 for his inf my. If he sked for can be granted?

The use of the special tax funds to eyes, and it was just as I have told it:"

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The use of t run off with the meat. He was for the township pennants, and paraded be sent to Albany or the Rip Raps.

to the nomination of Lloyd, 1-ut his

the Fincastle Herald, received a letter from one Thos. F. Coleman, Troy, N. party was in power. (Here Col. Campidid not parade, but "ratified" the nominations in a pint of—order—'Rah prevent the act, but to relieve against Y., which for cool impudence takes the pose, but as usual, he was ordered for Eurney and Martin. proper application made in time, we might have done. The question now lie whether men this application the life whether men the life whe is, whether, upon this application, the er was on his raid through this country le have. He was an equal rights man, caused by allowing the bowel- to become con-"captured" a bay colt, and states that had equal rights, while he a native his object is to get the pedigree of it, born man was denied them. He would the complaints now very prevalent—headache, golio and alive. There is one man in "captured" a bay colt, and states that his object is to get the pedigree of it, he having a colt of hers! Here, the inference is a man takes a horse without ground for it, and then writes back out paying for it, and then writes back of the complaints now very prevalent—headache, the city who will deceive you, and it is Canaday. The Democrats are generally honest and fair. But take care it at once strikes at the root of the disease and produces a healthy tone to the system. People it digestion, disease of the city who will deceive you, and it is canaday. The Democrats are generally honest and fair. But take care it digestion, disease, whout a lay, it is cause, whout a lay, it is cause have to live together to die together

paying offices are to be distributed, the white men buy them up and the negroes have no chance at them. He tried to be honest, as a christian man, of July, with a corps of competent

THE BOLTERS.

Convention of Bolters-Large At- Of the \$250,000 distributed, what do tendance-Nomination of a the blacks get. Look at the Custom Torch Straight Ticket-Great Eathusi- House, Post Office, Court House and

City Hall. One hundred white men got pretty much all, while three A Mass Convention of Bolting Radicals assembled at the City Hall yes- is no division of spoils. He was not tame affair so far as numbers were the nominees. If it was necessary h tions of the regular Convention. The stairway leading to the Hall was beeiged by a throng of "Regulars," was allowed to enter, except upon the his limbs he felt that he was as good hundred delegates filled the Hall, which had been very tastefully decorated with flags and banners. The States flags, and above were banners, If all were of his mind, you would just and he did speak for three hours, two Civil rights and negro candidate for learn that the case of the United States Sutton." "McKay"-"Let us Have wards and townships were designated At 111 o'clock the Convention was to nominate a ticket which would be

W. H. Banks, colored, civil rights

address the Convention. Maj. J. C. Mann responded to calls apon him. He was glad to meet his fellow-Republicans. He had been in support of a ticket which was not satpudiate it. The question at issue in helped in the captivation. the Republican ranksmust be decided and it had better be done now than

(Here Col. Alexander Campbell (colored) rose to a "pint," or with a pint,

sand majority. He urged unanimity,

best for each delegate to know just stood, and therefore moved that those

had happened two weeks ago. You agree the Convention could. There him had no confidence in him.

He trasted the deliberations of this continued by Hi l, Mahsan and Price, but they could not disrapt the Republishen out by a negro, who dad so Hall, Later-The two negroes charged Convention would proceed with dignity

Upon motion of Rourk, amended by A. Maultsby, a Committee of two from each Ward and township upon nomi-

gates, was ordered. The following comprise the Committee: First Ward -G. P. Rourk and D.

Third Ward-L. E. Rice and Henry Fourth Ward-R. C. Myers and W.

Wilmington-J. H. Whiteman and

Cape Fear-Dr. H. E. Scott and

Holden - J. Kenny and J. Penny.

When her friends crowded around to unable to move her. The sequel severely ordered Henry Clay to take

The postmaster at this place, says for 250 years, while the Democratic in a jubilee for the bolters. Sandy try, a few Federal cavalrymen made a (great applause.) Dutchmen, Irishraid near "Fineastle Crossroads" and men and Englishmen came here and

> and go to heaven or hell together, (great applause.) It is remarkable that when money:

but if he remained in politics he was "REGULAR" RADICAL MASS gro Senator) next speke. He had but

Light Procession-Ward

The torchlight procession of the He asked no odds of the Mayor and thousand negroes do the voting. There Regulars on Friday night was rather a Marshal. He urged them to stand by educated-cannot write his speeches concerned, but a little "wild" in some | would give way; did not care for the head) and he could spit it out, and bolting friends. The transparancies ers," but did care for his rights. But day the shackles of slavery fell from much enthusiasm manifested. When the procession reached Brook- stick. Moore spoke for some time,

as the best; (great applause.) He was lyn Market House the meeting was and as there was neither point, sense, not better, but equal. He intended to organized by calling a colored civil nor humor in him, we must be excused vote for a white Judge, Solicitor and righter, Keeler, to the chair. James from following up his nonsensical Congressman, then can't they vote for | Heaton, candidate for Superior Court | tirade. a negro sheriff (milk in the cocoanut.) Clerk, was first called upon to speak, jump negroes over the fence for some hours and three-quarters being con- the Legislature) next spoke. He and vs. W. F. Phifer, Esq., of this city, of the good offices, follow after them fined to abuse of Canaday, Rice, Fos- nounced that there would be a great was decided in his favor in the U. S. and elect them. He must go up the hill ter, Estes and other white and colored mass meeting of the Regulars on Mon-Circuit Court, in Raleigh, on Tuesday. to drag others up, or they must go leaders, especially the first. He was day night, at the Market House, and This was an action to subject Mr and pull him up. If we negroes don't glad to see so many present, and knew you musn't all be 'fraid to come, nor Phifer to the payment of the full do better in this respect he would leave the State. "That's the kind of that time were engaged in entertain- to burn tar barrels and march in pro- amount of his liability as surety upon that time were engaged in entertain- the official bond of Green W. Calding guests from a sister city. They self." He urged all to stand by the well, late Superintendent of the U. S A. Kellogg was called upon and had now met to express their indigna- nominees, and posterity would curse Branch Mint, at Charlotte. The Court urged the nomination of intelligent tion at the conduct of the bolters, the bolters. He knew no North, no holding that, as the Mint was seized They were headed by the worst men South, no East, no West. (We sus- by an armed military force, in open in the party. He took up Canaday peet this sapient Alderman knows war against the United States, and preacher, next spoke. He was deter- first, whom he denounced as a miser- nothing else, especially addition. It without collision on the part of the nined not to support the ticket nemi- able scoundrel, who was afraid to ap- he is elected he may learn not only ad- said Green W. Caldwell, his sureties nated on the 6th, but would stand the pear here to-night lest he might be dition, but "division and silence," as were not liable upon the bond. The nominees of this Convention. He pelted with rotten eggs. Language all New Hanover Republicans have amount involved in this suit was would preach it from the pulpit and failed to express his contempt for the proved adept scholars after their stay \$25,000; and we congratulate our would ride the county during the man. He had heretofore denounced in Raleigh.) They say I am ignorant, townsman upon the happy result. Ir week, It gladdened his heart to know him, and would continue to denounce Well, I ain't as much so as McLaurin, the trial of the cause Messrs. J. H. that the people had the privilege of him as a forger and a fugitive from who had to git Mr. Heaton to write all pronouncing their detestation of the justice. He could prove this. It was his bills, I can prove this, I wrote the appeared for Mr. Phifer, and Hon. regular ticket. Some did not believe about some cotton transaction, and seventeen lines on Mabson, fifteen on R. C. Badger, the District Attorney, much in prayer. He did, and if a whenever the guilty wretch looked at another man, whose name we could for the Government, good man his prayer would be heard, a cotton bale he blanched as white as not catch, and forty lines on still Some thought ministers should have the cotton of which it was composed, another man. party. He was justified by antiquity. | hanging about him. promised to do so on Monday night.

men as Martin Luther, and he might people. They had the courage to re- add, Wesley preached the gospel and naday, in great poverty, carrying his The Reverend politician then went other. By sharp party management into a cogent dissertation on the rights and sharp party practices he had risen of mankind and the rights of freedom, in pecuniary affairs. The speaker reand as he said, came near touching on ferred to Rice establishing the Cape street, to witness the first breaking of tions. He reviewed at length the accivil right, but didnt. Some white Fear Building Company, and the conditions and road. men said we wanted to marry their sequent throwing so many colored me-

proud spirit in keeping with his holy against the charge of corruption in calling.) He declared for an entirely the City Charter matter. This report at a cost of not over \$3,100 per mile, new ticket, with no name on the old was gotten up in the interests of the narrow gauge, with 16 pound T iron.

rise to their feet. Every one rose, attending the nominations the resolu- had kept him silent, but was now com- of August, as promised, is for all who the Seaboard railroad bridge that pelled reluctantly to speak out about have subscribed to pay up promptly crosses the Roanoke at this place. Joe Hill was called upon, and this immaculate Mayor, who sat like when called upon, which we hope and The dwelling of the bridge watchman smiled benignantly upon his fellow- a devil incarnate, upon his throne, belive they will do. As soon as the is located at the other, or Northamp-Republicans. Price made an effort to who would yet go down to the lowest road is built to the Sound, the ton, end of the bridge. Mr. S. Pres take a recess, but Hill was afraid of hell with a record of his lies and the Regulars, who would attempt to forgery engraved on his forehead. prevent the reassembling of the Con- Unlike Edgar A. Poe, who, wallowing The distance from the river to Seven- watchman, was called out by two vention. They were hanging around. in the dirt, heard a pittying voice ex- teenth street, is one mile and a negro men who had a horse which they Heaton hae already been arrested, claim: "There lies a fallen star." Yes | quarter, and was bailed by General Manning in replied the poet, "But he still shines, though in the dist " Canada crime to Grading, per mile. spoke against tt. (Here Sandy Camp- emit one single ray of light. Poe's 3,520 Cross-ties at 10 ets. bell attempted to rise to a half gallon misfortunes came from debauchery, of disorder, but literally "downed" at Canaday's would come, as they surely Spikes and Chains.....

pear that he wrongfully refuses to ex-ecute a valid law which has been enhis guidance. The court cannot make laws for him. It can only compel him other Convention had put forth want to adjourn, not because he was of disorganizing the Republican party afraid of Heaton, Manning and their and to defeat as nominees. Canaday and molasses. Thirty eight men sent to wait upon the Nominating lars, so yankee like, Rice pocketed the nugget of gold from a mine in Anson promptly in pursuit, and the scounwhich was carried. The debate was and did buy Canaday with money, and is most beautiful gold. It was One of the negroes is named Austin

the cigar out of his month. [Why some things he liked, denounced him one hundred years. The tract of land escape, but was shot down. should not the shades of Henry Clay for his course in Congress as detri- embracing the mine is rich in all parts and Alexander Campbell be allowed to | mental to the best interests of the peo- | with the same precious metal, and is

to do so. He was afterwards induced about that, Heaton. - Eps. Journal. | Appointments by the Presiding glory upon the American name, and ings on the Wilmington District, as etteville, were the same family, and serve to re-unite the bonds of union | made by the Presiding Elder, Rev. W. | nearly related to the one murdered by by way of variety the speaker next Magnolia June 27-28 referred to Canaday as the "tale end Clinton

Order being restored, Rourk began of infamy." His party would not re- Wilmington, Fifth Street. ecive two bundred votes, and after the Kenansville..... ing were recommended by the Com- 6th of August even his deluded follow- Whiteville in a former contest sold out to a "mis- | Elizabeth.... House—Rev. W. H. Banks, (e d'd,) erable Yankes scoundrel" by the name Onslow..... Alfred Lloyd, (col'd,) W. H. Gerken, of Weldron, who had fled from the Bladen Commissioners-L. E. Rice, Dela- State, for two hundred dollars, Anware Nixon, (col'd,) J. 4. Sellars, A. other man, Edgar Miller, sold to a re-Estes, who now stands indicted for will addres his fellow-citizens at the following stealing fifty thousand dollars. The times and pi ces:

man, laboring under the weight of other Yankee thief (by the way, Heahad his just deserts the penitentiary This scoundrel dared not go to Raleigh or Bladen. These all could be proved by the report of the Fraud

Commission (By way of parenthe is the speaker referred to Canaday very mildly as a Foster was a thief, Rourk and Mil- county. ler had sacrified their integrity and July 14th, Tuesday-Dalton, Bladen county | Carolina's colored representatives at stipated, and the system to remain in a disor-detect condition, until the disorder has time to develop itself. An ounce of prevention is worth

neve ne d suffer from any disease ariging from a discrete red condition of the liver if they would take this sevelicut med cine which they feel the first indication of the make the should take the sevelicut med cine which they feel the first indication of the make and they feel the taking a leading Hebrew merchant of the of the summer months should take the city. The Germans are clever three of four boxes of these pills with them. They have almost an instantaneous effect.

Heaton closed by another brotherly

Cash, invariably inadvance.

NO. 26.

a few words to say. He paid his re

had ought to know ought to be in the

penitention." He paid his respects

to that unfortunate "nigger," Fillyaw.

Geo. R. French, Esq., Preside

STATE NEWS.

spects to Canaday, "which every body The Baleigh Sentinel says: Sherif Holt, of Johnston county, arrived in this city last evening for the purpose of conveying the condemned men, David Collins, white, and Alexander Blalock, colored, (who have been confined in Wake jail for safe keeping,) to Smithfield to-day, where they were o be hanged to-morrow, for the murunfortunate men to imprisonment for life in the penitentiary, and they were taken over and delivered to the Warden

The Salem Press says: While reurning from the commencement exer-General Manning was next called ises of Trinity College, Mr. Ferebe ecompanied by Misses Bowbeer and upon, but on account of the lateness of the hour declined to speak, but Thurston and a little boy, were forced ov an unmanageable herse to attempt ford the stream between High Point Work Commenced on the Road to nd Trinity, which was unusually high Yesterday evening, a large number Bowbeer and the boy jumped out be-fore entering the ford, but Miss Thursof ladies and gentlemen, friends of the proposed Railroad to the Sound, ton remained. Mr. Ferebe, after getting in the current, attempted to turn the horse when he stumbled and fell, and all were swept down by the swift decided terms of the ultimate success road are confident that it can be built

were appointed, but in the jollification maday long ago, but his magnanimity to ensure its completion by the first diabolical murder was committed at 25 15-100 tons 16 lb, iron. 1,735 35 Very soon one of the men returned \$ 3,121 08 Imrried off. She then saw Mr. Pres-

about Judge Russell being a great wages. We have not time or space to crimes are passed by, there is no knowberry. He passed the usual ecomium Col. A. for further information, only be punished for this murder. If deeds ceived each name with hisses. He could the Mar. They could say Central Railway, and of the officers in ble parentage. He leaves a half was ordered to be put out. The Mar- nothing against this pure, judicial puthing it so rapidly to completion. | brother-a most estimable gentleman

> Jane 24 h. Wednesday Faison's Dugina Co. modation of white and colored ser-June 25th, Thursday-Chuten, Sampson Co vants, and that the negroes of the party must eat there, or go without their supper, and also intimated to Mr. Howard that if he considered negroes fit company for himself, he could eat June 28th, Montay Fayetteville, Camber- with them in the servants room, So the entire party took their supper with dune 30th, Tucatay atanchester, Cumber all the other negroes present in the servants hall, and seemed to be per-

June Seth, Friday McDaniel's X Roads,

July M. Thursday-Jonesbore, Moore Co.

July 8th, Wednesday Averaboro, Harnett

July 20th, Mckday- Iron Hill, Columbus Co.

Other appointments, as desired, will be here-

Jaly 3d, Friday-Cartbage, Moore Co.

Sampson county.

nett county.

feetly well satisfied, We wonder if General Howard July 4th, Saturday-Carter's Mills, Moore would attempt to force a negro into the dining room of a Northern hotel. July 6th, Monday-Harrington P. O., Har- Of course he would not, for he knows full well that he would be repudiated July 7th. Tuestay - Littington, Harnett Co. by his own associates for it. Probably he thinks he will be applauded for such conduct in Virginia .- Norfolk

July 13th. Monday - Elizabethtown, Bladen A Herald West Point correspondent writes of Cadet Smith, one of South July 15th, Wednesday Brinkley's Brunswick the Military Academy: "The case of Smith now seems desperate. Official information as to whether he did or not really fail to pass his examination the academic board in order to insure July 21st, Toesday Cook's Store, Columbus him against an involuntary home trip, July 22d, Wednesday-Shailotte, Branswick with little or no prospect of a return, cannot be obtained; but certain circumstances which have come under my notice, almost confirm me in the Helmbold's Huchn is the great family medicine for diseases of the kidneys and kindred organs. Full directions accompany each bottle. Look out for counterfeits. The genuine his the private proprietary stamp of H. T. Helmbold. It is not safe to take any other None but the genuine guaranteed, Jean F. Heary, New York, Sole agent.